



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 5
77 WEST JACKSON BOULEVARD
CHICAGO, IL 60604-3590

FEB 26 2015

REPLY TO THE ATTENTION OF:

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Matthew Read
Hodge Dwyer & Driver
3150 Roland Avenue
Springfield, Illinois 62705-5776

Re: *In the Matter of: Grant Park Co-Op Grain Company Inc., Grant Park, Illinois*
Docket No. EPA-5-15-113(a)-IL-12

Dear Mr. Read:

Enclosed is an executed original of the Administrative Consent Order (ACO) regarding the above captioned case. Pursuant to paragraph 65 of the ACO, it became effective on the date of signature by the Director of the Air and Radiation Division.

If you or your client have any questions about the Order, please contact Ray Cullen at (312) 886-0538 or Andre Daugavietis, Associate Regional Counsel, at (312) 886-6663.

Sincerely,

A handwritten signature in black ink, appearing to read "Nathan A. Frank", is written over a horizontal line.

Nathan A. Frank, P.E.
Chief
Air Enforcement and Compliance Assurance Section (IL/TN)

Enclosure

cc: Eric Jones, IEPA

**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 5**

In the Matter of:)	EPA-5-15-113(a)-IL-12
)	
Grant Park Co-Op Grain)	Proceeding Under Sections 113(a)(1) and 114(a)(1)
Company Inc.)	of the Clean Air Act, 42 U.S.C. §§ 7713(a)(1) and
Grant Park, Illinois)	7414(a)(1)

Administrative Consent Order

1. The Director of the Air and Radiation Division, U.S. Environmental Protection Agency, Region 5, is issuing this Order to Grant Park Co-Op Grain Company Inc. (Grant Park Co-Op) under Sections 113(a)(1) and 114(a)(1) of the Clean Air Act (CAA), 42 U.S.C. §§ 7413(a)(1) and 7414(a)(1).

2. This Order applies to the grain elevator facility located at 116 Southeast Main Street, Grant Park, Illinois, owned and operated by Grant Park Co-Op.

Statutory and Regulatory Background

3. Each state must submit to the Administrator of EPA a plan for attaining and maintaining the National Ambient Air Quality Standards under Section 110 of the CAA, 42 U.S.C. § 7410.

4. On February 21, 1980, EPA approved Illinois Pollution Control Board (IPCB) Rule 203(d)(8) as part of the federally enforceable Illinois State Implementation Plan (SIP). 45 *Fed. Reg.* 11493 (February 21, 1980). IPCB Rule 203(d)(8) is now set forth, in part, at 35 Illinois Administrative Code (IAC) §§ 212.461 and 212.462.

5. On September 9, 1994, EPA approved definitions in 35 IAC § 211.121-7350 as part of the federally enforceable Illinois SIP. 59 *Fed. Reg.* 46567 (September 9, 1994). 35 IAC § 211.121-7350 became federally effective on October 11, 1994.

6. 35 IAC § 212.461(b) sets forth certain housekeeping practices (hereinafter “Housekeeping Practices”) that all grain-handling and grain-drying operations must implement regardless of size. These include:

- a. Air pollution control devices shall be checked daily and cleaned as necessary to insure proper operation.
- b. Cleaning and Maintenance.
 - i. Floors shall be kept swept and cleaned from boot pit to cupola floor. Roof or bin decks and other exposed flat surfaces shall be kept clean of grain and dust that would tend to rot or become airborne.
 - ii. Cleaning shall be handled in such a manner as not to permit dust to escape to the atmosphere.
 - iii. The yard and surrounding area, including but not limited to ditches and curbs, shall be cleaned to prevent the accumulation of rotting grain.
- c. Dump pit.
 - i. Aspiration equipment shall be maintained and operated.
 - ii. Dust control devices shall be maintained and operated.
- d. Head House. The head house shall be maintained in such a fashion that visible quantities of dust or dirt are not allowed to escape to the atmosphere.
- e. Property. The yard and driveway of any source shall be asphalted, oiled, or equivalently treated to control dust.
- f. Housekeeping Check List. Housekeeping checklists to be developed by the Illinois Environmental Protection Agency (IEPA) shall be completed by the manager and maintained on the premises for inspection by IEPA personnel.

7. Condition 5.b of Grant Park Co-Op’s lifetime operating permit No. 76010139 requires that Grant Park Co-Op implement required housekeeping practices and maintain a housekeeping checklist for its grain elevator, pursuant to 35 IAC § 212.461(b).

8. Condition 11.a.i of Grant Park Co-Op's lifetime operating permit No. 76010139 requires that Grant Park Co-Op maintain records of housekeeping checklists completed by the facility manager.

9. 35 IAC § 211.2710 defines "grain-handling operation" as any operation where one or more of the following grain-related processes (other than grain-drying operation, portable grain-handling equipment, one-turn storage space, and excluding flour mills and feed mills) are performed: receiving, shipping, transferring, storing, mixing, or treating of grain or other processes pursuant to normal grain operations.

10. 35 IAC § 211.2650 defines "grain" as the whole kernel or seed of corn, wheat, oats, soybeans, and any other cereal or oil seed plant and the normal fines, dust, and foreign matter which results from harvesting, handling, or conditioning.

11. On May 29, 2002, EPA approved Section 9 of the Illinois Environmental Protection Act, 415 Illinois Codified Statutes (ILCS) 5/9, as a revision to the federally enforceable Illinois SIP. 67 *Fed. Reg.* 37323 (May 29, 2002). 415 ILCS 5/9 became federally effective on July 29, 2002.

12. Grain elevators that are not located in a "major population area," as that term is defined at 35 IAC § 211.3610, are exempt from 35 IAC § 212.462. That exemption ceases to apply when a facility violates the pollution prohibition in 415 ILCS 5/9(a).

13. 35 IAC § 211.3610 defines "major population area," *inter alia*, to include the municipalities of Kankakee, Bradley, and Bourbonnais, plus a zone extending two miles beyond the boundaries of said municipalities in Kankakee County.

14. 415 ILCS 5/9(a) states that no person shall cause or threaten or allow the discharge or emission of any contaminant into the environment in any state so as to cause or tend

to cause air pollution in Illinois, either alone or in combination with contaminants from other sources, or so as to violate regulations or standards adopted by the IPCB under the Illinois Environmental Protection Act.

15. 35 IAC § 212.462 applies to existing grain-handling operations with a total annual grain throughput of at least 300,000 bushels. Subject facilities must comply with the following:

- a. Apply induced draft to major dump pits and their associated equipment (including, but not limited to, boots, hoppers, and legs) to such an extent that a minimum face velocity of at least 200 feet/minute is maintained at the effective grate surface sufficient to contain particulate emissions generated in unloading operations. The minimum face velocity shall be determined by the following equation: $V=Q/A$, where V =face velocity, Q =induced draft volume in standard cubic feet per minute, and A =effective grate area in square feet. 35 IAC § 212.462(b)(1)(A).
- b. Confine and convey the induced draft air stream through air pollution control equipment, which has an overall rated and actual particulate collection efficiency of not less than 90 percent by weight, if the facility is located outside of a major population area. 35 IAC § 212.462(b)(1)(B).
- c. Employ means or devices (including, but not limited to, quick-closing doors, air curtains, or wind deflectors) to prevent a wind velocity in excess of 50 percent of the induced draft face velocity at the major dump pit; provided, however, that such means or devices do not have to achieve the same degree of prevention when the ambient air wind exceeds 25 miles per hour. 35 IAC § 212.462(b)(1)(D).
- d. In lieu of applying induced draft to major dump pits and associated equipment per 35 IAC § 212.462(b)(1), subject facilities may use any equivalent method, technique, system, or combination thereof adequate to achieve, at a minimum, a particulate matter (PM) emission reduction equal to the reduction which could be achieved by compliance with 35 IAC § 212.462(b)(1). 35 IAC § 212.462(b)(2).

16. Condition 6.a.i of Grant Park Co-Op's lifetime operating permit No. 76010139 requires that Grant Park Co-Op conduct grain receiving in all of its dump pits in accordance with good operating practices to minimize PM emissions.

17. 35 IAC § 211.3570 defines “major dump pit” as any dump pit (which 35 IAC § 212.1830 defines as any area where grain is received at a grain-handling or grain-drying operation) with an annual grain throughput of more than 300,000 bushels, or which receives more than 40 percent of the annual grain throughput of the grain-handling operation.

18. 35 IAC § 212.462(c) requires subject facilities to comply with the following for its internal transferring areas:

- a. Enclose internal transferring areas to the extent necessary to prohibit visible PM emissions directly into the atmosphere.
- b. Convey air contaminants collected from internal transfer operations through air pollution control equipment which has a rated and actual particulate removal efficiency of not less than 90 percent by weight prior to release into the atmosphere.

19. 35 IAC § 211.3210 defines “internal transferring area” as the area and associated equipment used for conveying grain among the various grain operations.

20. 35 IAC § 212.462(d)(1) requires subject facilities also to employ socks, sleeves, or equivalent devices which extend 6 inches below the sides of the receiving vehicle, except for topping off, during truck and hopper car loading.

21. Section 111 of the CAA, 42 U.S.C. § 7411, authorizes EPA to promulgate regulations establishing New Source Performance Standards (NSPS).

22. The NSPS regulations apply to the owner or operator of any “stationary source” that contains an “affected facility,” the construction or modification of which is commenced after the date of publication of any standard applicable to that facility. *See* 40 C.F.R. § 60.1(a).

23. Pursuant to Section 111(a)(3) of the CAA, 42 U.S.C. § 7411(a)(3), “stationary source” is any building, facility, or installation which emits or may emit any air pollutant.

24. Pursuant to the NSPS at 40 C.F.R. § 60.2, an “affected facility” under the NSPS is, with reference to a stationary source, any apparatus to which a standard is applicable.

25. Pursuant to Section 111 of the CAA, 42 U.S.C. § 7411, on August 3, 1978, EPA promulgated the NSPS for Grain Elevators at 40 C.F.R. Part 60, Subpart DD, 40 C.F.R. §§ 60.300-304 (Subpart DD). 43 *Fed. Reg.* 34347 (August 3, 1978).

26. Subpart DD, at 40 C.F.R. § 60.300, applies to each affected facility, which includes truck unloading stations, truck loading stations, barge and ship unloading stations, barge and ship loading stations, railcar unloading stations, railcar loading stations, grain dryers, and all grain handling operations, at any grain terminal elevator or grain storage elevator, that was constructed, modified, or reconstructed after August 3, 1978.

27. Subpart DD, at 40 C.F.R. § 60.301(b), defines “grain terminal elevator” as any grain elevators that has a permanent storage capacity of more than 2.5 million bushels, with certain exceptions not relevant here.

28. Subpart DD, at 40 C.F.R. § 60.301(b), defines “grain elevator” as any plant or installation at which grain is unloaded, handled, cleaned, dried, stored, or loaded.

29. Subpart DD, at 40 C.F.R. § 60.301(d), defines “permanent storage capacity” as grain storage capacity which is inside a building, bin, or silo.

30. Under Section 113(a)(1) of the CAA, 42 U.S.C. § 7413(a)(1), the Administrator of EPA may issue an order requiring compliance to any person who has violated or is violating a SIP. The Administrator has delegated this authority to the Director of the Air and Radiation Division.

31. The Administrator of EPA may require any person who owns or operates an emission source to make reports; install, use, and maintain monitoring equipment; sample

emissions; and provide information required by the Administrator under Section 114(a)(1) of the CAA, 42 U.S.C. § 7414(a)(1). The Administrator has delegated this authority to the Director of the Air and Radiation Division.

Findings

32. Grant Park Co-Op owns and operates a grain elevator with a “grain-handling operation,” as that term is defined at 35 IAC § 211.2710, at 116 South East Main Street, Grant Park, Illinois (the Facility).

33. The Facility is located more than two miles beyond the boundaries of the municipalities of Kankakee, Bradley, and Bourbonnais in Kankakee County, Illinois, and thus is not located in a “major population area,” as that term is defined at 35 IAC § 211.3610.

34. The Facility includes four “major dump pits” and “internal transferring areas,” as those terms are defined at 35 IAC §§ 211.3570 and 211.3210, respectively, which have the potential to create PM.

35. The Facility has a total annual grain throughput of at least 300,000 bushels of corn, soybeans, and wheat.

36. At all times relevant to this Order, the Facility has been subject to 35 IAC § 212.461(b).

37. On July 20, 2012, EPA conducted an inspection of the Facility, at which time Grant Park Co-Op operated three major dump pits, and observed the following:

- a. Piles of corn were scattered on the floor of one of the dump pits. There was also a layer of dust accumulated on the floor of another dump pit, along with on the flat surfaces in the control room attached to that dump pit.
- b. None of the dump pits used induced draft or were equipped with air pollution control equipment for PM. The dump pit sheds were open at

both ends and did not use quick-closing doors, air curtains, or wind deflectors to prevent excessive wind velocity.

- c. The internal transferring areas were not equipped with air pollution control equipment for PM.
- d. A truck generated visible emissions as it drove over the gravel on the premises when it approached one of the dump pits.
- e. Corn being loaded into a truck generated visible emissions. A sock, sleeve, or equivalent device did not extend 6 inches below the side of the truck while it was being loaded.
- f. Grant Park Co-Op did not maintain records of completed housekeeping checklists prior to the inspection. During the inspection, EPA received a copy of a blank housekeeping checklist, which Grant Park Co-Op stated it follows once a month during harvest season.

38. EPA finds that by violating 415 ILCS 5/9(a) of the Illinois Environmental Protection Act, as set forth above, the Facility is subject to 35 IAC § 212.462.

39. On December 21, 2012, EPA issued to Grant Park Co-Op a Notice of Violation (NOV) alleging that it was in violation of 415 ILCS 5/9(a) of the Illinois Environmental Protection Act; 35 IAC §§ 212.461(b)(2)(A), (b)(3), (b)(5), and (b)(6) and 212.462(b)(1)(A), (B), and (D), (c)(2), and (d)(1) of the Illinois SIP; and Conditions 5.b, 6.a.i, and 8.a.i. of its lifetime operating permit No. 76010139.

40. On February 12, 2013, and subsequent dates, representatives of Grant Park Co-Op and EPA discussed the December 21, 2012, NOV.

41. On March 13, 2014, IEPA issued Grant Park Co-Op a Construction Permit (No. 14020008) and a Lifetime General Operating Permit (No. 76010139) which contained Subpart DD requirements. Construction of the grain bin authorized by the Construction Permit increased the permanent storage capacity of the Facility to more than 2.5 million bushels, making the Facility subject to Subpart DD. However, neither the Construction Permit nor the Lifetime

General Operating Permit imposed the Subpart DD process emission limits at 40 C.F.R. § 60.302(b) on the Facility.

42. On March 31, 2014, Grant Park Co-Op began construction of the dump pit authorized by the March 13, 2014, Construction Permit.

43. On November 13, 2014, Grant Park Co-Op alerted EPA to the Construction Permit and Lifetime General Operating Permit and provided copies of the permits to EPA. Grant Park Co-Op also expressed its intention to install an induced draft system and baghouse on the dump pit authorized by the March 13, 2014 Construction Permit.

44. While not admitting to the allegations in the NOV, Grant Park Co-Op agrees to the terms of this Order and requirements herein.

Compliance Program

45. Within 90 days of the effective date of this Order, Grant Park Co-Op shall submit to EPA a plan for controlling PM emissions (PM Control Plan) from the major dump pits and associated equipment and internal transferring areas at the Facility in compliance with 35 IAC § 212.462(b)(1) and (c) and Subpart DD. The PM Control Plan shall include the design documents for construction of air pollution control equipment that includes an induced draft on each major dump pit routed to one or more control devices and the following information:

- a. Documents, either from the design engineer or manufacturer of the control device(s), which demonstrate that their overall rated and actual particulate collection efficiency is not less than 90 percent by weight.
- b. Detailed calculations for the minimum face velocity at the effective grate surface of each major dump pit. If the grate is equipped with baffles, the effective grate surface area shall be calculated based on the total area air will pass through when the baffles are fully open.
- c. Means or devices that will be employed to prevent a wind velocity in excess of 50 percent of the induced draft face velocity at each major dump pit; provided, however, that such means or devices do not have to achieve

the same degree of prevention when the ambient air exceeds 25 miles per hour.

- d. Methods that will be used to enclose all of the internal transferring areas to the extent necessary to prohibit the release of visible PM emissions directly into the atmosphere. If Grant Park Co-Op elects not to enclose these areas, then PM collected from internal transfer operations shall be conveyed to one or more control devices which have a rated and actual particulate removal efficiency of not less than 90 percent by weight prior to release into the atmosphere.
- e. For the two dump pits in the North Elevator, a description of a recordkeeping program that is no less stringent than that specified in paragraph 51 to ensure that the annual grain throughput of each of the North Elevator Dump Pits will be limited to 300,000 bushels per year.
- f. Means or devices that will be employed to comply with the Subpart DD emission standards at 40 C.F.R. § 60.302.

46. EPA will review and either approve or disapprove the PM Control Plan within 90 days of its receipt. The basis for EPA's approval or disapproval shall be compliance with 35 IAC § 212.462(b) and (c) and Subpart DD. Grant Park Co-Op shall secure EPA approval of the PM Control Plan within 180 days of the effective date. Toward that end, EPA agrees to:

- a. Within 30 days of the date Grant Park Co-Op submits the PM Control Plan, provide notice of any intent to disapprove the PM Control Plan, documenting its deficiencies with respect to 35 IAC § 212.462(b) and (c).
- b. Within 90 days of the date Grant Park Co-Op submits the PM Control Plan, provide notice of any disapproval of the PM Control Plan, or portion of the Plan. Prior to any disapproval of the Plan, EPA will consider any amendments to the PM Control Plan submitted after EPA provides its notice of intent to disapprove the PM Control Plan.

47. Within 60 days of EPA approval of the PM Control Plan, Grant Park Co-Op shall submit to IEPA completed permit applications for the items required by this Order in accordance with 35 IAC §§ 201.142 and 201.143.

48. Within 60 days of the effective date of this Order, unless otherwise noted, Grant Park Co-Op shall demonstrate compliance with 35 IAC § 212.461(b) at the Facility by implementing the following procedures:

- a. Checking air pollution control devices daily, including all associated monitoring equipment, and cleaning as necessary to insure proper operation, once they are built and operating.
- b. Sweeping and cleaning the floor from boot pit to cupola and cleaning grain and dust that would tend to rot or become airborne from roof or bin decks and other exposed flat surfaces. Cleaning shall be handled in such a manner as not to permit dust to escape to the atmosphere.
- c. Cleaning the yard and surrounding area, including but not limited to ditches and curbs, to prevent the accumulation of rotting grain.
- d. Maintaining and operating aspiration equipment and dust control devices at the dump pits, once they are built and operating.
- e. When the Facility is in operation, complete a housekeeping checklist, and maintain the checklists onsite for inspection by EPA or IEPA personnel. The housekeeping checklist shall include lines requiring:
 - i. Daily inspections of air pollution control devices to ensure that they are functioning properly in accordance with 35 IAC § 212.461(b)(1).
 - i. Daily monitoring and recording of the pressure drop across each control device for controlling PM emissions at the Facility (once they are built and operating).
 - ii. Weekly inspections of the socks, sleeves, or equivalent devices on the loadouts while truck or railcar loading is occurring.
 - iii. Weekly inspections for visible emissions from internal transferring operations, if Grant Park Co-Op elects to enclose these areas.
- f. Confirming daily that it has effectively prevented fugitive dust emissions in parking areas and driveways by treating the accessible parts of these areas with water, calcium chloride, or magnesium chloride as necessary. Grant Park Co-Op will record the times, dates, and type of treatment used and shall note if it did not apply treatment due to the Facility not operating, it not believing it was necessary based on observations, or weather conditions.

49. Within 60 days of the effective date of this Order, unless otherwise noted, Grant Park Co-Op shall demonstrate compliance with 35 IAC § 212.462(d)(1) at the Facility by employing socks, sleeves, or equivalent devices which extend 6 inches below the sides of the receiving vehicle, except for topping off, on all truck and railcar loadouts.

50. Within 300 days from the effective date of this Order, Grant Park Co-Op must implement the EPA-approved PM Control Plan at the Facility. If Grant Park Co-Op believes that IEPA has not approved the construction and operating permits with sufficient time for it to build and operate the air pollution control equipment, Grant Park Co-Op must inform EPA and, if warranted, EPA will grant an appropriate extension.

51. Upon the effective date of this Order, Grant Park Co-Op shall operate the North Elevator Dump Pits such that each has an annual grain throughput of no more than 300,000 bushels. Upon implementation of the EPA-approved PM Control Plan at the Facility, Grant Park Co-Op shall maintain monthly records of the total grain received, in bushels/month and bushels/year (running of 12 months of data) at each of the North Elevator Dump Pits.

Periodic Reporting and Monitoring

52. Grant Park Co-Op shall install pressure gauges and/or monitoring equipment to evaluate the performance of the air pollution controls at the Facility required by this Order.

53. For 1 year after the effective date of this Order, Grant Park Co-Op must submit a total of four electronic quarterly reports to EPA by the 15th day of March, June, September, and December that include:

- a. The status of the application for a construction permit for the air pollution control equipment and devices required by this Order.
- b. The status of construction of the air pollution control equipment and other pollution controls required by this Order.

- c. Monthly spreadsheets of daily pressure drop readings across each control device and other monitoring device readings required by this Order.

54. Grant Park Co-Op must submit all requested information under an authorized signature with the following certification:

I certify under penalty of law that I have examined and am familiar with the information in the enclosed documents, including all attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are, to the best of my knowledge and belief, true and complete. I am aware that there are significant penalties for knowingly submitting false statements and information, including the possibility of fines or imprisonment, pursuant to Section 113(c)(2) of the Clean Air Act and 18 U.S.C. §§ 1001 and 1341.

55. Grant Park Co-Op must send all electronic reports required by this Order to cullen.ravmond@epa.gov and r5airenforcement@epa.gov. Paper documents must be submitted to:

Attention: Compliance Tracker (AE-17J)
Air Enforcement and Compliance Assurance Branch
U.S. Environmental Protection Agency, Region 5
77 West Jackson Boulevard
Chicago, Illinois 60604

General Provisions

56. This Order does not affect Grant Park Co-Op's responsibility to comply with other federal, state, and local laws.

57. This Order does not restrict EPA's authority to enforce the Illinois SIP or the CAA.

58. Nothing in this Order limits EPA's authority to seek appropriate relief, including penalties, under Section 113 of the CAA, 42 U.S.C. § 7413, for Grant Park Co-Op's violations of the Illinois SIP.

59. Failure to comply with this Order may subject Grant Park Co-Op to penalties of up to \$37,500 per day for each violation under Section 113 of the CAA, 42 U.S.C. § 7413, and 40 C.F.R. Part 19.

60. The terms of this Order are binding on Grant Park Co-Op, its assignees, and successors. Grant Park Co-Op must give notice of this Order to any successors in interest prior to transferring ownership and must simultaneously verify to EPA, at the above address, that it has given the notice.

61. Grant Park Co-Op may assert a claim of business confidentiality under 40 C.F.R. Part 2, Subpart B, for any portion of the information it submits to EPA. Information subject to a business confidentiality claim is available to the public only to the extent allowed by 40 C.F.R. Part 2, Subpart B. If Grant Park Co-Op fails to assert a business confidentiality claim, EPA may make all submitted information available, without further notice, to any member of the public who requests it. Emission data provided under Section 114 of the CAA, 42 U.S.C. § 7414, is not entitled to confidential treatment under 40 C.F.R. Part 2, Subpart B. "Emission data" is defined at 40 C.F.R. § 2.301.

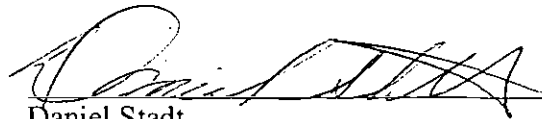
62. This Order is not subject to the Paperwork Reduction Act, 44 U.S.C. § 3501 *et seq.*, because it seeks collection of information by an agency from specific individuals or entities as part of an administrative action or investigation. To aid in or electronic recordkeeping efforts, please furnish documents as an electronic copy on physical media such as compact disk, flash drive, or other similar item. If it is not possible to submit the information electronically, submit the response to this Order without staples; paper clips and binder clips, however, are acceptable.

63. EPA may use any information submitted under this Order in an administrative, civil judicial, or criminal action.

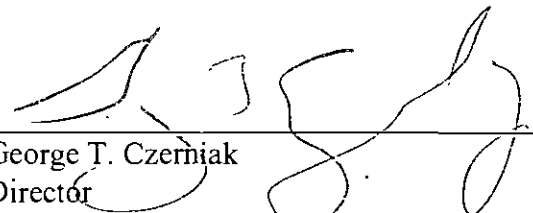
64. Grant Park Co-Op agrees to the terms of this Order and further agrees that it will not contest the basis or validity of this Order. Grant Park Co-Op waives any and all remedies, claims for relief and otherwise available rights to judicial or administrative review that Grant Park Co-Op may have with respect to any issue of fact or law set forth in this Order, including any right of judicial review of this Order under 42 U.S.C. § 7607(b)(1) or 5 U.S.C. §§ 701-706.

65. This Order is effective on the date of signature by the Director of the Air and Radiation Division. This Order will terminate two years from the effective date, provided that Grant Park Co-Op has complied with the terms of the Order throughout its duration.

1-29-15
Date


Daniel Stadt
Manager
Grant Park Co-Op Grain Company Inc.

2/26/15
Date


George T. Czerniak
Director
Air and Radiation Division
U.S. Environmental Protection Agency, Region 5

CERTIFICATE OF MAILING

I, Loretta Shaffer, certify that I sent the Administrative Consent Order, EPA-5-15-113(a)-IL-12, by certified mail, return receipt requested, to Grant Park Co-Op Grain Company Inc. and its counsel:


Daniel Stadt
Manager
Grant Park Co-Op Grain Company Inc.
116 Southeast Main Street
Grant Park, Illinois 60940

Matthew Read
Hodge Dwyer & Driver
3150 Roland Avenue
Springfield, Illinois 62705-5776

I also certify that I sent a copy of the Administrative Consent Order, EPA-5-15-113(a)-IL-12, by first-class mail to:

Eric Jones
Manager
Compliance Unit
Bureau of Air
Illinois Environmental Protection Agency
P.O. Box 19276
Springfield, Illinois 62794-9276

On the 27 day of February 2015.


Loretta Shaffer
Program Technician
AECAB, PAS

CERTIFIED MAIL RECEIPT NUMBER: 7009 1680 0000 7670 1297